

**CASH TERMS FOR ADVERTISEMENTS.**  
For four lines and under 3s.; above four lines and under eight, 4s.; and 1s. 4d. for every additional eight lines.

**GOLD DIGGERS BOOT**  
AT

Strong nailed blucher boots  
Ditto hob nail ditto  
Heavy long water boots  
American pegged boots  
Also,  
Miners' belts, large and roomy tents, and every  
requisite outfit for the intending GOLD  
DIGGER.  
Try JOHN WOODS,  
455, George-street,  
6546 Nearly opposite the Post Office

**F**OR SALE, a 28-horse power portable high-pressure Beam Engine, constructed upon the most approved principle, two Flue Boilers and Furniture, and in every respect most complete, and ready for immediate erection.

Also,

Five pairs of four-foot Millstones, together with the Mill, Shaffing, Gearing, of Stone Iron Frames, Beds, &c., for four pairs of stones.

To quartz crushers and millers this affords an excellent opportunity, and is deserving of attention. It combines power and great strength in all its parts; has necessary duplicates, and can, from the nature of its construction, be erected in any situation; was manufactured for the special use, and to the order of the undersigned. The terms will be reasonable—can be sold either with or without mill-machinery—and will arrive by the H. Kildstone, *next or next day*.

apply to Mr. H. F. Parris, Pitt-street, or Mr. Richards, 589, George-street.

West Maitland. PETER GREEN. 63

**O** N S A L E, ex Merino  
150 Butts, each 300 gallons.

WILLIS, MERRY, AND CO  
September 21 70

TEA AND SUGAR.

2000 Chests and half-chests of Hysonskin Tea  
ex Ruby, chests at £3, and half-ditto at  
11s. 6d.  
China Sugar at £14 5s. per ton.  
A. AND M. MOSES,  
7106 Bridge-street.  
VAN DIEMEN'S LAND POTATOES,  
Ex Sea Belle.  
94 BAGS only remaining on hand  
JAMES COOK

September 22. 71

**FLOUR, FLOUR.**—50 tons each  
Fine and Seconds FLOUR, warranted  
pure. On sale by HENRY FERRIS. Store  
291, Pitt-street, near the Theatre.  
September 21. 71

**CHASE GIN.**—Now landing, ex Z  
mindar, and for sale, by  
7069 LAMB, PARBURY, AND CO.

**40** HOGSHEADS of the above  
superior ale, now landing, being the  
second shipment.  
This ale has been purchased by the principal  
publicans in Sydney, who pronounce it equal  
to the first quality brands imported.  
Spring-street.  
September 21. 70

**EX VIJANTE, FROM PORTUGAL.**  
**THE** Cargo of Wines, direct from

Sherry, and Carcavellos, in quarter-casks a  
octaves, of the best quality, now landed at the  
Wharf of Messrs. Campbell and Co.,  
sale.

Also,  
Ex Globe, from Cadiz, a few hogsheads a  
quarters of the best brands only remain.

O'BRIEN AND CO.  
610, George-street, near the *Herald* Office  
34

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EX. SIR REVOIS AND ZEMINDAR

stores of the undersigned—  
 150 Cases bottled ale and stout  
 50 Ditto champagne cider  
 15 Barrels new Chesme raisins  
 7 Caroteels new currants  
 2500 Tins sardines  
 4 Tons Coleman's No. 1 starch  
 700 Dozen ditto ditto mustards  
 THOMAS TAYLOR,  
 Wholesale Grocery, Wine, and Spirit Store  
 two doors South General Post Office

ENGLISH SHAG TOBACCO.  
JUST RECEIVED, a small parcel  
of London Shag Tobacco, first-rate quality.  
Also, Fairbair Pipes.  
7113 W. H. ALDIS

COLONIAL TOBACCO,  
In 100 lb. and 50 lb. Boxes.  
BOYDELL'S, and other best brands  
always on sale, at one-third the price  
American, at the stores of

Two doors from the Theatre,  
N. B.—10 Tons leaf tobacco and stems.  
**BACON, HAMS, LARD, AND PRIME**  
**MESS PORK.**  
To Shippers to Melbourne, and Others.  
**T**HE undersigned has for sale the following Provisions, of the best quality and at reasonable prices, viz.:—  
50 to 100 tons bacon  
10 to 20 tons lard

**A large quantity of—**  
Hams  
Tongues  
Cheeks  
Spiced beef  
&c., &c., &c.

**All warranted. Apply to**  
**F. KOSTEN,**  
**6508 Pork Butcher, 260, Pitt-street**

**DEALS FOR SALE**, at Campbell Wharf. Apply to **CRAWLEY AND SMITH** 7114

Further particulars apply to Mr. DONALD MCKELLAR, Coolah, if by letter, a address via the post.

**VALUABLE FARM NEAR LANE COW**  
**F**OR sale by private contract, on account of the mortgagee, 640 acres of land on the Pennant Hills road, at the present title in the occupation of Mrs. AARON FRASER. For terms and particulars apply at the office of NICHOLS AND WILLIAMS, 310, Pitt-street, Sydney.

**TALLOW.**  
**T**HE undersigned are purchasers  
 of Beef and Mutton Tallow, at the high  
 market price.  
**BUYERS AND LEARMONTH,**  
 6740 Harrington-street







[illegible]

In which they themselves had been brought up. As many towns had been taken out of regard to the "miserable pliancy" with which the Denominational Board paid some of their teachers, he (Captain King) would observe that he had made an error in his opening speech having quoted a paper of a former year. The lowest salary now given to the teachers under that Board was £30, and the average £40 per annum. He should leave the question in the hands of the Council, fully satisfied.

Upon the question "shall this question be now put," the House divided with the following result:—

Ayes 18. The Colonial Treasurer Colonial Secretary Attorney-General Solicitor-General Postmaster-General Mr. G. Brown Land Mr. Parker Jeffries Bligh Murray Holborn Smart Cowan R. Campbell Holovery Dr. Douglas Captain King } Tellers.	Noes 5. Mr. Macarthur Richardson Pitt-Rivers Morris Martin } Tellers.
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The original motion was then put and carried.

**INCREASE OF CLERKS' SALARIES.**

IN ANSWER to a question put by Mr. HOLROYD, the COLONIAL SECRETARY said that he hoped to be able on Friday next to state the rate of increase which the government proposed upon the salaries of clerks in the various departments.

**BRIDGE OVER THE MACQUARIE RIVER.**

MR. HOLROYD rose, pursuant to motion, to move that an address be presented to His Excellency the Governor-General, praying that His Excellency will be pleased to cause to be placed upon the estimates of expenditure for 1853, the sum of £3000 towards the construction of a bridge over the Macquarie river, at Bathurst. The subject has since been discussed, and on June last a memorial signed by 180 inhabitants of the Bathurst district had been presented to His Excellency the Governor-General, setting forth the serious public and local inconvenience which was occasioned by the long continued impassability of the Macquarie river by reason of the continual floods, and the consequent impeding the communication between Sydney and Bathurst; and praying His Excellency to cause to be placed upon the estimates a sufficient sum for the erection of a bridge across the river. This memorial, and the accompanying correspondence, had, upon his (Mr. Holroyd's) motion, been soon afterwards laid upon the table of the House, and had then been referred, at the instance of the Colonial Secretary, to the Select Committee upon Internal Communication. It was naturally to have been expected that the papers would have received the consideration of the Committee; but having made an enquiry in reference thereto of the Chairman of that Committee, he (Mr. H.) found that the subject had entirely escaped the notice of the Committee, and he thereupon referred for the special consideration of Select Committees of that house, it had been shelled.

THE COLONIAL TREASURER here drew attention to the fact that as the Bill passed there was not a quorum in the house; and only sixteen members being present, the Speaker adjourned the Council at 7 o'clock.—Mr. Holroyd stating his intention to bring the subject before the house as it was a matter which he would not allow to rest.

**JUSTICE OF MOTION.**

WEDNESDAY, SEPTEMBER 22.

MR. WILKINS moved—That the Select Committee be appointed to inquire into and report upon the allegations in the Petition of John Busby, and whether he is entitled to any and what compensation upon any of the grounds therein set forth, and also the purpose of the petition of Mr. Nicholas, Mr. Cowper, Mr. Murray, Mr. Parker, Mr. Morris, the Attorney-General, and the mover.

**LAW INTELLIGENCE.**

**SUPREME COURT. —TUESDAY.**  
**EQUITY JURISDICTION.**

**BEFORE THE CHIEF JUSTICE AND A JURY OF FOUR.**  
**DENN F. HANCOCK.**

HIS HONOR delivered the following judgment in this case, after having heard his last Tuesday by the Solicitor-General and Mr. Fisher.

In this suit, which is one for the partition of the residuary estate of the late Samuel Terry, of London, it is my duty to establish the purposes of having the will established against her as heiress-at-law. It now, however, appears that she claims some land (in opposition to the assumed construction of the parties suing for partition) which she alleges to be part of the residuary estate, subject to partition, because it was purchased after the date of the will and is co-legal, and therefore descended upon her as heiress-at-law. This property has been claimed by her, and she seeks to prevent ejectment to recover the property so claimed, being in the possession of the receiver in this suit. As the suit does not pray relief against Mrs. Hosking, but merely, as *she*, is instituted for the purpose of establishing the validity against her, her trustees are not proper parties and could not therefore appear before the Master to contest their right to the land in question, on the inquiry directed by the decree nisi, submitted before me,—"the validity of the contested Bill if the Bill had been framed so as to pray relief against Mrs. Hosking, the trustees might perhaps have been properly made parties, and the inquiry might have been preferable mode; but as the Trustees may not now come before the Master on the inquiry directed by the decree nisi they may be called upon to come in, and be examined "*pro interesse suo*," which is, in effect, a mere form, and the present action, notwithstanding the objection, is in equity, and is the mode pointed out and approved of in similar cases, as expressed by the Master of the Rolls in Brooks v. Greathead, 1 L. & C. 69, and Walter, 178. The present action is brought against tenant who has assumed to the receiver. If indeed there had been no complication of facts or a difficult question or conflicting evidence, an action of ejectment might have been preferred, and the same result would have been no doubt as to the facts, which are few and simple,—and the expense and loss of time would be less by the course I have suggested than by an action of ejectment—the present motion is a more convenient mode of proceeding was a fair and reasonable one to discuss—the costs must be costs of the cause with the exception of the costs of the receiver who will be allowed them in passing his account, and the costs of the plaintiff, viz., £100 and Val. \$35, and many other cases, where the receiver is in possession, ejectment cannot be brought without leave of the Court—these trustees should be apprised that their procedure is a waste of money, and that they will be restrained from proceeding with their action.

NISI PRIMUM SITUS et a Jury of four.

**DENN F. HANCOCK.**

The trial of this case, which was commenced on Monday afternoon, was now resumed on Wednesday morning.

It was an action of detinue. The declaration alleged a deposit with defendant of certain title and deed, on undertaking to return same on demand, and to deliver up the same to the plaintiff in full satisfaction of the debt; and that he had not detained the deed, and secondly that this deed was not the property of the plaintiff. Upon both these pleas issue was taken.

Verdict for plaintiff, Mr. Darvall; attorneys Messrs. Allen and Son. Counsel for defendants Messrs. Foster and Broadhurst; attorney, Mr. Roberts.

The deed in question was a conveyance by the late Mr. J. E. Grose, for the Bishopsgate estate, Messrs. Redale, Holt, and Wilson, of four allotments of that estate to plaintiffs. The latter resided upon this property, and

carried on business there as a tanner. This deed had been left with defendant as collateral security for the payment of a promissory note for £50, defendant's attorney, the absence of which was a violation of the terms of the judgment of its deposit. Between the time of this deposit and the date at which the note fell due, the deed was said to have been stolen, and was a number of other documents, and some cash. A woman subsequently was apprehended and committed for the offence, but she was acquitted at the Quarter Sessions. After the robbery, or alleged robbery, defendant went with plaintiff to Mr. Wilson, one of the trustees, and advised him that Dunn a new deed. Mr. Wilson replied that he would be happy to do what he could, but he had ceased to be trustee. He suggested that he should be asked to offer a reward of £10 for the recovery of the deed, but defendant did not appear to relish this advice, and they went away.

Subsequently to this there were further communications between the parties to the lost deed and as to the outstanding claim of defendant represented by the promissory note. Defendant refused to make any arrangement for procuring a fresh deed or for bearing any portion of the cost of recovering the deed. The document would entail upon the plaintiff. There was evidence that he had at one time made a promise to this effect, but payment of the note was exacted under a threat of legal proceedings. The defendant's attorney declined, in the presence of his wife, to enter into this question, but denied that defendant had ever had the deed at all.

The admissibility of the various pieces of secondary evidence was objected to on the identity of the lost deed, were objected to, and discussed at length by counsel; and several points arising from these discussions were referred for after-decision by the full Court at the 20th November. The evidence was submitted, *pro forma*, that there must be non-suited, for want of this evidence as to the character and contents of the deed. This question, however, was reserved without being argued. There was likewise a lengthy discussion as to whether or not it was competent to defendant's counsel to examine the client as to the particulars of the alleged robbery. It was contended that such evidence might be given, but the Court decided that it was necessary to prove facts and circumstances which were within the cognizance of no other person than the defendant himself. Authorities were quoted for and against this position, and the learned Chief Justice finally admitted the evidence, although with an expression of some doubt, and with a reservation for the after-decision of the Court.

The defendant was consequently placed in the dock, and gave evidence as to the loss. On the 20th November, the Court resumed, and left this deed fastened up in a tin box with a number of other documents. By the side of this there was a cash-box containing from £50 to £70. The two boxes and the drawer in which they were deposited were given to witness was also the door at the foot of the stairs case leading to his bed-room. On going out he left in the lower part of the house a woman servant. On his return the same day, he found the door and drawer broken open, and the two boxes carried off. The woman was also gone. This woman, he said, had been there but two days; and on engaging with her he had received some written documents purporting to be characters from former employers; but he had made no enquiry as to their genuineness. A reward of two pounds was offered for the woman's apprehension, but she was not captured until some months afterwards when, as before stated, she was apprehended, tried, and acquitted.

The plaintiff's counsel contended, in reply, that defendant had been guilty of most culpable negligence, and must be made, by an award of damages in the present case, to compensate plaintiff for the loss of the evidence which he had engaged upon the latter.

His Honor left the Jury to determine, first, whether such a deed as the one declared upon had been deposited with defendant; secondly, whether or not he had been guilty of negligence; and thirdly, upon posing these two questions to be decided in the affirmative, whether there had, on the part of the defendant, been any want of the ordinary care, or other neglect, or want of care which a prudent man *ordinarily* exhibited in the conduct of his business. Slight neglect, or an omission of that extent of precaution which was required in the case of a deed, would not warrant the Jury in finding a verdict against defendant; but for any want of ordinary care he was responsible, and plaintiff would in such case be entitled to damages co-extensive with the actual loss in the case of a deed which is property arising from this want of a *due* deed.

The Jury found for the plaintiff, damages £80.

NOWLAND & F. ALCOCK.

The Jury was struck in this cause, which will be tried this morning at ten, to which hour the Court adjourned.

DOMESTIC INTELLIGENCE.

INSOLVENT COURT.

MEETING THIS DAY.

In the estate of Thomas George Sawkins. — A special meeting, for proof of claims, at half past 10 o'clock.

MEETINGS TO-MORROW.

In the estate of William Allen and James Roberts, certificate meetings, at noon.

ABSTRACT OF BANKRUPT BY AUCTION THIS DAY.

Mr. C. NEWTON. — At his Sale Yard, at 11 o'clock, Bricks, Sawm Timber, Casks, Hoops, Iron, &c.; at the Union Wharf, at 11 o'clock, Cargo of the Llanes.

Messrs. PUGKIS and KILBERTY. — At their Rooms, at 11 o'clock, 100 casks of Fruit, Soap, Oils, &c.; at 12 o'clock, Cottage furniture from Brougham and Duke streets, facing Woolloomoo Bay.

Mr. F. G. COHEN. — At his Rooms, at 11 o'clock, 100 casks of Fruit, Soap, Mustard, Erwbank's Nails, and Sundries.

Mr. BURT. — At Stewart's Horse Bazaar, Pitt street, at 11 o'clock, Horses, Drag, Harness, &c.

Mr. H. D. COCKBURN. — At the Captain Cook Miller's Point, at 11 o'clock, Household Furniture, Wearing Apparel, &c.

Messrs. WATKINS and DEAN. — At their Rooms, at 10 o'clock, 100 casks of Boxes, Toys, at 12 o'clock, Brab and Solar Hat.

Mr. MONT. — At his Produce Stores, Circular Quay, at 11 o'clock, Ten-horse Power Steam Engine.

Mr. G. FLOU. — At the Labour Bazaar, at 11 o'clock, Wearing Apparel, Watches, Jewellery, Telescopes, &c.

THE SHERIFF. — At the London Tavern, at noon, Two Draught Horses.

EXECUTION OF FRANCIS THOMAS GREEN. — This wretched culprit underwent the extreme penalty of the law yesterday morning, at nine o'clock, in front of Darlinghurst goal. The criminal, who was attended by the Ven. Archdeacon McEneaney and the Rev. M. Sheridan, exhibited the most remarkable firmness of demeanour from the moment of leaving the condemned cell until the close. On arriving upon the scaffold he knelt down for a few moments in prayer, and then, while his arms were joined; and the Rev. M. Sheridan then, at the request of the criminal, addressed a few words to the spectators assembled outside the goal stating that Green fully acknowledged the justice of his doom and was ready to confess to expiate his crime according to the laws of his country. The executioner then adjusted the fatal rope, and covered the face of the culprit with a cloth, and at a signal given by the under-sheriff, the bolt of the gallows dropped fell, and the wretched man in an instant ceased to live. A slight convulsive movement of the legs was apparent, and the arms were over the head, and the body was thrown into the coffin prepared for it, and shortly afterwards conveyed away in a hearse. The deceased was a man in the prime of life, and had been recently married.

THE POLICE COURT. — Yesterday, Alexander McNeil, a seaman, belonging to the ship "Vanguard," was charged by Captain Pirouet with being absent without leave, and was sentenced to be imprisoned for fourteen days.

**CITY COUNCIL.**—There will be a meeting of the City Council at noon today. The only matter out of the routine of ordinary business for notice that the Building Surveyor will have authority to take up is the proposed widening of York and King streets, which has been adjudged a nuisance.

**GOLD RECEIVED BY YESTERDAY'S MAIL.**—From Yaas, 18 ounces.

**PROMPT GOLD FIELD DISCOVERED.**—We have just heard from our mining party that gold has been discovered at Tumbana in immense quantities. As much as 10 to 15 ounces have been procured in one day by some parties. Nuggets of from 8 to 20 dwys, have been obtained. It seems probable that owing to the influx of diggers from the Bathurst country all who work are well satisfied.—*Goulburn Times*.

"At last gold has been discovered in large quantities in our neighbourhood"—at Tumbarumba we were thinking of giving it its place in his Goulburn stories."—"Last week Mr Brown procured £80 worth of gold." "Liverpool gang' are making from 10 to 12 ounces per day." The diggings in that neighborhood produced the biggest riches yet known heretofore, and principally nuggets from 8 to 20 dwys. He continues:—"Any man who comes here must do well; he is sure at the least of making from 1 oz. per day upwards. If they had no other resource than the Mount Phillip to see that they do not leave Mount Alexander behind them.—*Goulburn Herald*.

**BINGARA GOLD DIGGINGS.**—Despatches were received yesterday from the Commissioner Bligh by which we were informed that three parties who first discovered the rich spot upon this tract are still doing uncommonly well. Coulson's party procured 104 ozs. 17 dws. It was also stated that two others had secured the blacksmith's party of five, having worked there since the late July. Hammond's party are said to have done nearly as well. A great number of persons, who arrived on the ground about the middle of June, and after being left again, their expectations being of little more unreasonable description, and their outfit of the meanest kind. Some actually came on the ground with only a tin dish and iron spoon and hammer, or even without either. Others working, say about sixty-four, are said to be earning on an average fifteen shillings a day. It is particularly notified in these despatches that water is extremely scarce in the localities where the richest spots exist, and that the gold field extends to the river, there would not be sufficient at the present diggings to support any very great number of people. There appears no doubt that gold extends over a larger area of ground than hitherto supposed, a rich spot has been found, and that is in the possession of the lucky finders.

**THE NORTHERN GOLD-FIELDS.**—The mails on Thursday evening brought letters from Tamworth, of date the 12th September, which contained reports regarding the diggings so particular as to state gold fields, but merely mentioning that the Hanging Rock diggings were going on very well, and that the weather had set in fine. The mails from Barraba and Walgett were equally unimpressive, save in stating evening; so that we have no further information as to the Bingera diggings. We have however seen a party who left Bingara on the 23rd August, with a dray, and has come back laden with goods, and has reported that along on the road by the flooded rivers. He had been on the field some twelve or fourteen days. The diggers numbered among them only three or four experienced hands, and there were but twenty-two new ones besides him. This confirms Mr. Clark's impression that there were from 500 to 700 ounces of gold then in the hands of 150 persons on the ground. He saw no scale gold whatever, all being of a size between half ounce and ten grains. There was sufficiency of water, heavy rain having fallen, but he is aware, from former knowledge of the locality, that no permanent water is to be found on the table land in the dry season except in small pools, and that the surface holes; about ten miles from the then digging ground runs the Big River, a constant running stream in all seasons; on the table land itself a horse and cart can proceed anywhere, though in places where the ground becomes very broken and mountainous, and the last five or six miles are very bad for travelling. But he has little doubt that a more practicable route exists through the hills, if such could be found, and perhaps a nearer one, and the whole country round is so auriferous in appearance that there is little doubt fresh diggings may be made, and that the discovery of such a reach of permanent water. The numerous nuggets already obtained were found lying loose in the soil of the table land, not in or near the quartz rock, which abounds in places. They were generally oval shaped, but sometimes appearing to go much deeper than eighteen inches or two feet; and in one hole which had been sunk experimentally fourteen feet no profitable washing stuff was found below the level of the water. In another hole, which did not yield gold in proportionate quantity, but he only saw five or six holes over the whole ground tried. The table lands in those parts where the diggers were working is the highest ground around, but in consequence thereof, the general fall of the ground being towards the westward.—*Maitland Mercury*.

**HANGING ROCK DIGGINES.**—Official returned yesterday state that a great number of gold seekers are now assembled in this northern neighbourhood, but in consequence of the floodable state of the country, mining operations are but very partially in actual progress. The most sanguine hopes are, however expressed, that upon the falling of the waters considerable yield of gold will be obtained.

**COMMUNAL.**—Robert Foulds Preston was yesterday committed by the Police Magistrate to take his trial at the Quarter Sessions for robbing his wife of her dress, and for stealing the property of William O'Neale, a trooper of the mounted patrol. O'Neale placed the articles in question on a post in the Barrack yard, and in a few minutes afterwards missed them. When he went to look for them, he found them gone, and in conversation with another person within a few yards of the spot, and while so engaged the prisoner passed; on missing the boots, he at once suspected the prisoner, went in search for and recovered them. On finding the boots, when of course he was given into custody.

**BOAT-STEALING.**—On the afternoon of the 22nd ult., five seamen of the ship Meridian lying near the River-bar at Moreton Bay absconded from the vessel, taking with them a boat containing provisions, sails, blankets, with oars, mast, and sails. Captain Iffensman has reported the circumstance to the police authorities, and offered a reward for the apprehension of the men.

**VAGRANT ACTS.**—Francis Callaghan yesterday appeared before Messrs. Dowling and McLevee, on summons, to answer the complaint of Henry White, for a breach of the sixth clause of the Vagrant Act, which enacteth that every idle person shall refrain from begging, abusive, or insulting words or behaviour in any public street, thoroughfare, or place, with intent to provoke a breach of the peace, or whereby a breach of the peace may be occasioned. His defence consisted in saying that "insulting behaviour" complained of was that the defendant coughed when he passed the complainant in the street. Mr. Driscoll, for the defendant, as soon as the offence was read, asked whether the defendant intended to be dismissed, inasmuch as no evidence could be taken of any act which may at any future time take place or be committed. The clause would grammatically intelligible unless the word "may" occurred, "that thereby might have been occasioned"; but as presented their worship could not act upon it, and the complaint must be dismissed. Mr. White thought himself obliged to object to the offer, through the bad grammar of the Act, if it was good enough. Mr. Dowling said that the objection was a good one, and he must acquiesce in the dismissal of the charge to be reimbursed his costs; Mr. Dowling said he had no authority to make an order that effect.

**APPOINTMENT.**—His Excellency the Governor-General has appointed Sir Edward Stirling, K.C.B., to the superintending duty of visiting and relieving the prisoners under sentence of death hard labour on the roads or public works of the colony, employed in repairing the breakwater at Newcastle.

[illegible]

IN THE SUPREME COURT OF NEW SOUTH WALES.  
ECCLESIASTICAL JURISDICTION.  
In the will of ISAAC TITERTON late of George-street in the City of Sydney in the colony of New South Wales Licensed Victualler.

**NOTICE** is hereby given that MARY TITERTON of George-street in the City of Sydney in the colony of New South Wales well intends to apply to the Honourable the Supreme Court of New South Wales in its Ecclesiastical Jurisdiction at the expiration of fourteen days from the publication hereof that Probate of the last will and testament of the above named ISAAC TITERTON deceased may be granted to her as his Executrix named in the said will.

Dated this tenth day of September A.D. 1852.

NICHOLS and WILLIAMS,  
Proctors for the said MARY TITERTON  
310, Pitt-street, Sydney. 706

**TENACATORS.**  
Applications are required for the excavation of three allotments of land in Wynyard-street, for Mr. Samuel Benjamin. For particulars enquire at the office of the undersigned, King and York streets; or at the office of Mr. S. Benjamin, of the firm of Benjamin and Mills, George-street.  
7136 P. J. DOWNEY, Architect.

**NOTICE.**—The Bench of Magistrates at Gundagai, beg to acknowledge the receipt of fifty-four pounds from Bell's Creek and seventeen pounds and seven shillings from Albany, being subscriptions for the relief of the sufferers from the flood of the 26th of June last at Gundagai.  
Gundagai, 15th September. 708

**IF** Mr. JOHN M'CRAE, late Postmaster of Dapto, will address a letter to Mrs. K. McDonald, care of Mr. Hurley, Campbelltown, it will be considered a favour.  
699

**TO** Mr. E. B. JOHNS.—If Mr. E. B. JOHNS will call at the counting-house in Ray, Glaister, and Co. he will receive some important communications from his friends in England.  
710

**THE** men, named John Brien and George White, who took on the bullock and cart a load of goods at the Turon, on the 6th July last, which goods have never reached their destination, will do well to communicate their whereabouts to the undersigned, with satisfactory reasons for the delay, or he will be warranted in taking immediate steps for their apprehension.

Innkeepers, Toll Gates, or the Police, are desired to give information of the progress of these teams towards the Turon, and may rely on being well rewarded if successful in their enquiries.

JOHN G. COHEN, Auctioneer,  
409, George-street. 694

**CAUTION TO EMIGRANTS AND OTHERS.**

**GOODS** stored with the greatest care. Money lent at a moderate rate of interest in large or small sums, and the highest price offered for Gentlemen's Wearing Apparel, Guns, Pistols, Watches, and other articles of portable property.  
W. G. MOORE,  
Licence Public Broker,  
Labour Bazaar, Pitt-street.  
N.B.—This Establishment commenced 1810.  
676

**CAUTION.**—Jacob Andrade Isaac having ceased to be connected with me this is to give notice that I will not be responsible for any debts he may incur.  
N. DIAS,  
September 21. 712

**CATTLE AND STATION.**—Wanted a good Fattening Station, with a Herd of cattle well bred (from 1000 to 1500 head), in a Northern district, or on the river or waters of the Macintyre, or on the Barwing Terms, cash on delivery. Applications, containing full particulars as to price, situation, &c., to be addressed to W. H. W. care of Mr. Alexander Walker, Stock-keeper, Wrayman, Burnett District. 674

**TO EMIGRANTS AND OTHERS.**—A fair and honest Cash Price given for Guns, Pistols, Clothing, Linen, Tools, Watched Portmanteaus, Trunks, and miscellaneous property of every description, by JOHN SMITH, 129, Pitt-street, next the Willow Tree.  
Established January, 1810.  
Try and judge for yourselves. 426

**WANTED TO RENT,** for one or two years, in Sydney or in the immediate neighbourhood, a Cottage containing five or six rooms, with garden, &c., furnished or unfurnished. Address, stating terms, dimensions of the rooms and garden, to H., 63, Pitt-street South. 711

**TO CARRIERS.**—A few Horse Teams wanted for Sofals, Apply to GABRIEL AND MORKILL, George-street Barrack-square. 705

**NATIONAL EDUCATION.**

**WANTED,** a Head Mistress for the Model National School, Sydney. Preference will be given to a Lady who has been regularly trained in one of the Normal Establishments in the Mother Country. Application must be made in writing to the undersigned, from whom all particulars as to the duties and salary connected with the Office may be obtained.

By order of the Board of National Education  
W. C. WILLS, Secretary,  
National Education Office, Sydney,  
September 14.

P.S.—It is imperative that applications be made in accordance with the above direction only. 652

**TO DRAPERS' ASSISTANTS.**—Wanted, an experienced hand, to whom a liberal salary will be given. Apply between nine and ten this morning, at P. FITZGERALD and Co.'s Commercial House, 264 and 266, Brickfield-hill. 719

**WANTED,** a Draper for a country store. Apply to Messrs. BRANES and KEREL, Hunter-street. 708

**WANTED,** a turn-over apprentice for the press. Apply at the Herald Office. 698

**COAT,** Waistcoat, and Trouser hands wanted. The highest wages with constant employment. ROBERTS and LAZARUS, Cap Milliner. Apply by post to Mr. PAUL, Windsor. 76

**WANTED,** a respectable youth as an Apprentice to the Drapery Trade. Also, a stout active lad, who knows town well as light porter. Apply to A. A. COVING and Co., 35, King-street East. 702

**WANTED,** Five good Tradesmen Painters. Wages 3s. per day. Apply to A. TORNING, Macquarie Place. 708

**WANTED,** a first-rate Baker; wages £2 per week, with board and lodging. Apply to Mr. DALTON, Crescent-street, Sydney. 704

**WANTED,** Two Blacksmiths, with tools, to the lighter branches of the business. Liberal wages will be given. Apply to W. MCGILLIVRAY at the new Blacksmiths' shop opposite Mr. Wilshire's, Brickfield Hill. 699

**WANTED,** a Fireman. Apply to J. and H. HAYES, Albion Steam Mill, Elizabeth-street. 705

**TO THE UNEMPLOYED.**

**MALE** and FEMALE House Servants, Farm Servants, and others, connect with immediate employment, at the current rate of wages, on application to Mr. J. F. JOHNSON, at the Registry Office, 519, George-street, Sydney.  
£100 a Cottage to be let. 710

ESTABLISHED 1844.

**SERVANTS' REGISTRY OFFICE.**  
George-street, opposite the Royal Hotel.  
House Servants, Farm Servants, Mechanics,  
domestic persons, and others, of every description  
supplied from this office.

Newly arrived immigrants, female  
servants, girls, and the unemployed of every  
class, meet with ready engagements.

H. F. BRIMMER,  
Open from 9 till 5. 711

**WANTED,** a female Cook. Prefer-  
ences as to character and ability will  
be indispensable. Apply to Mrs. PRINCE,  
Larbert Cottage, Mackay-street, Richmond  
local. 709

**WANTED,** a young woman as Cook  
and Landress. Apply to Mrs. PRINCE,  
353, Pitt-street. 710

**WANTED,** a Cook, for the country  
understands baking; also, a super-maid, Chas-  
tacter, of course, required. Apply to  
JAMES J. RILEY, at Miss Campbell's, Lower  
George-street, in the forenoon. 698

**WANTED,** a respectable Female  
to take charge of an invalid child;  
who would proceed to England in a few  
months would be preferred. References will  
be required. Apply to Mrs. M-YVIE, 67, Pitt-  
street. 709

**WANTED,** a Female Servant, for  
general house work. Apply to  
PICKINS at No. 150, George-street, be-  
tween 9 and 12 o'clock. 690

**WANTED,** a man as Servant for a  
business; good character indispensable.  
Apply to AUGUSTUS DRUCELL, George-street,  
between 9 and 12 o'clock. 718

**WANTED,** a smart active Son, and  
Porter. Apply to Foss, Sax, and  
Co., 710

**WANTED,** a Man of superior  
as Groom. Apply to Mr. CREVELL,  
Charlotte Place. 699

**WANTED,** a Stockman, to proceed  
to Morston Bay. Liberal wages will  
be given. H. W. HEMPHREYS, for  
WILLIAM SHOOTERS, 701

**WANTED,** the Shepherds for the  
Bay. Apply to GRIFFITH, FANNING  
and CO., Spring-street. 701

**WANTED,** Labourers to work at  
the wharf of the undersigned. Wages  
six shillings (8s.) per day. LAMB, PARKER  
and SONS, 714

**WANTED,** a lad to wait at table  
and make himself generally useful.  
Apply at the Herald Office. 709

**A YOUNG MAN** from Engl-  
land is in want of a situation as Clerk in a  
Merchant's or Auctioneer's Office. Please  
address A. B., Herald Office, George-street. 709

**A YOUNG MAN** who has a know-  
ledge of the hardwork business, wants  
a situation. Address G. J. N., Herald Office. 714

**TAILORS AND DRAPERS.**  
To Wanted a situation as Foreman, by  
a person of considerable experience and business  
habits, and capable of keeping a set of books.  
Address of 8, Upper Howard Place. 714

**WANTED,** by a respectable married  
couple, with a moderate income, a situation  
as general house servants, or a well-dressed  
E. L., will find them, or may be seen  
personally at No. 492, George-street, for a few  
days if not previously engaged. 7 51

**£20 REWARD** Stolen or  
strayed, from Mrs. COOK's run, at  
Bango, near Yass, the following Horses.—  
A bay mare, 3 years, long tail and mane;  
brown filly, 4 years; dark chestnut filly,  
star in forehead, 2 years; bay filly, star  
in forehead, 3 years; bay mare, black points,  
6 years; black filly, 3 years; chestnut filly,  
grey, near hind flanks white, chestnut  
filly, 3 years, white stripe down face;  
chestnut horse foal at her foot, 1 year old; roan  
mare, black points, aged, 8 or near shoulder  
V on cheek, a dark horse foal, 1 year old,  
her foot; black entire colt, 4 years;  
colt, 4 years; bay horse, 5 years, saddle  
marks; bay colt, black points, 2 years.  
All the above horses are branded T on near  
shoulder.

A reward of ten pounds will be paid to any  
person who will give such information to the  
undersigned as will lead to the recovery of the  
said horses.

To be the reward of twenty pounds will be  
given for such information as will lead to the  
conviction of the thief.

MRS. JULIA COOKE,  
Yass. 708

**£1 REWARD**—Whereas, some-  
times disposed person or persons are in  
the habit of destroying the fences round my  
land at Nowent, and carrying the same  
away, and on the night of Monday, the 2nd  
instant, did carry away a notice board of the  
said premises. The above reward will be paid  
on conviction of the off-ender.

THOMAS J. BOWN,  
Nowent, September 21. 709

**LOST,** on Saturday last, between  
Pitt-street and William-street, a  
Bracelet. Any person finding the same, and  
bringing it to GEORGE PARROT, at the Colonial  
Treasury, will be suitably rewarded. 710

**LOST,** on Monday last, an oval case  
Gold Bracelet; any person bringing the  
same to Mr. JOHN HILL, junior, King-street,  
or William-street, Woolloomooloo, will be  
rewarded. 711

**FURNISHED APARTMENTS.**—To  
let, a drawing room on the first floor,  
and a bed room of commodious size, very desirable  
situated in the immediate vicinity of Hyde  
Park, with attendance. No children or  
family. Apply by letter, to C. K. 718

**FURNISHED APARTMENTS.**—  
A sitting-room and three bedrooms, gen-  
tly furnished, with or without board, in  
a quiet and comfortable situation, in the  
local. References given and required. Address  
J. S. C., Herald Office. 708

**TO LET,** the House in Sheri-  
ford, Macquarie-street South, lately  
occupied by Frederick Girdling, Esq.  
Small Cottage in Stanley street, Hyde Park  
adjoining the residence of William Baynes Esq.  
Apply to  
GEORGE A. LLOYD,  
474, George-street, September 16. 688

**PUBLIC-HOUSE TO LET, IN GEORGE  
STREET.**

**THE** Good-will, License, Fixtures  
and Furniture of a first-rate Public  
house to let, situated in a very populous  
neighbourhood, and now doing a first-rate busi-  
ness. The premises are commodious, con-  
sisting of parlour, and twelve bed rooms,  
large yard, and stabling. For particular  
parties must apply immediately to  
JAMES T. COCKBURN,  
Auctioneer, corner of Pitt and Park streets. 712

**TO BE LET,** with immediate pos-  
session, the handsome and commodious  
House in Cumberland-street, the middle one  
of the late Arthur Savage, Esq., containing  
drawing and dining rooms, each 30 feet by  
18, study, 4 good bed rooms, spacious kitchen  
furnished, and a large room, and store-room.  
Water laid on. Grounds with Coach house,  
and Stabling. Rent £150. Apply on the  
premises any day this week, between the  
hours of 11 and 1 o'clock. 708

**NEWCASTLE.**—To be  
large House, one adapted for a large  
family or boarding house. The smaller of  
the two will be let furnished if required.  
Apply to J. REID. 709

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